



November 14, 2017

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An Initiative to Power Up a New Energy State 2017-18

(Statutory Amendment)

Text of Measure:

Be it Enacted by the People of the State of Colorado:

SECTION 1. In Colorado Revised Statutes, add xx-x-xxx as follows:

xx-x-xxx LEGISLATIVE DECLARATION. (1) THE ELECTORATE OF COLORADO HEREBY FINDS, DETERMINES, AND DECLARES THAT:

(1) Powering up a New Energy State will help ensure human and environmental health, security, energy independence and economic vitality, and reduced deadly air pollution and catastrophic climate change.

(2) Protecting New Energy technology research and development, and allowing it to compete in a fair and open market, are fundamental to powering up a New Energy State.

(3) Toxic pollution, environmental devastation and wars have resulted from our dependence on fossil fuels. These tragedies continue despite safe, clean and cost-effective breakthrough energy technologies developed over the last 100 years. This includes a category called "Technologies of Electrical Coherence" (TECs), developed over 25 years ago, that can reduce the hazards of electromagnetic fields, and even reduce citywide pollution within only a few weeks.

(4) The financial elite, government agents, and corporations in the obsolete fossil fuel, nuclear and automotive industries, have suppressed New Energy technologies, along with their inventors, for many decades.

(5) Suppression of New Energy technologies and inventors has included harassment, intimidation, coercion, threats, raids, physical assault, damage or destruction to real, personal, and intellectual property, seized assets, gag orders, unlawful surveillance, and more.

(6) The Federal government has failed the People, due to collusion between politicians, bureaucrats, and special interests. Under the claim of “national security” interests, and citing a "Security Order" under Title 35, USC (1952), sections 181-188, the US Patent and Trademark Office (USPTO) has unjustly confiscated or undermined thousands of clean energy technologies. The USPTO secret Special Application Warning System (SAWS) was another tactic for disrupting patent applications.

(7) The U.S. fossil fuel industry’s lust for profit drove this suppression, and even provided the aviation fuel for Adolf Hitler’s Nazi military atrocities during World War II, for which it received negligible penalties.

(8) The September 11, 2001 terrorist attacks in the United States resulted in passage of the USA PATRIOT Act. This Act defines domestic terrorism as including “...acts *dangerous to human life that are a violation of the criminal laws of the United States or of any State*”, that “*appear to be intended—to intimidate or coerce a civilian population*” and are “*relating to the destruction of an energy facility*” and “*mass transportation*”.

(9) Deliberate destruction and confiscation of New Energy technologies are acts of terrorism because such technologies could otherwise provide life-saving clean energy and transportation for the masses.

(10) Suppression of New Energy technologies results in deadly levels of global air pollution and catastrophic climate change, and is therefore an act of terrorism against all countries, and a crime against humanity. The war on New Energy technology needs to stop now!

(11) U.S. Government officials are currently endorsing energy policies that are dangerous to human life, abusive, and an assault on human populations and the environment.

(12) Every elected or appointed person in the government is an employee of the People.

(13) The government is a mirror image of the collective consciousness of the People. Therefore, the People have a right and duty to enact laws that promote the best solutions for protecting and advancing our quality of life and environment!

(14) In countries outside of the U.S., non-polluting “zero point energy” power plants, cars that run on salt-water derivatives, and other exotic technologies, are being developed and put into practice.

(15) Emerging and previously existing New Energy technologies could help Colorado and the world transition from polluting and hazardous energy sources, to safe and clean energy, within 5-8 years, while increasing job creation and economic growth.

SECTION 2. In Colorado Revised Statutes, xx-x-xxx

xx-x-xxx. Definitions. As used in this part 2, unless the context otherwise requires:

(1) “New Energy” means an area of innovation for specific technologies to utilize “free energy” described as including, without limitation: zero-point, over-unity, and cold fusion; hydrogen production through water-splitting using catalysts, resonant frequencies, radiant energy, permanent-magnet-powered motors, implosion / vortex engines, super-efficient electrolysis, technologies of electrical coherence (TECs).

xx-x-xxx An Initiative to Power Up a New Energy State

There is hereby created a statute to power up a New Energy State, and, in connection therewith, the State of Colorado shall:

1. Affirm the legality of research, development, manufacture, sale, possession, and use of New Energy technology.
2. Declare New Energy technology and related property to have the same standing as “energy facilities,” as defined by the USA PATRIOT Act.
3. Establish a state level patent office to fast-track patent application processing of New Energy technologies, previously suppressed clean energy technologies, pollution remediation technologies, and electrical coherence technologies.

xx-x-xxx Implementation and Enforcement.

By the effective date, as set forth below, the State of Colorado shall adopt all measures necessary for the proper and effective implementation and enforcement of the provisions of this article.

xx-x-xxx Effective date.

This article shall be effective thirty (30) days from and after the date of its enactment.

xx-x-xxx Severability.

Should any provision or provisions of this article be determined to be illegal or unenforceable, all other provisions of this division shall nevertheless remain effective.